# **Procedures for Granting of Default Judgments** in the

### **United States Bankruptcy Court for the Western District of New York**

Before seeking default judgment, plaintiff's attorney should make certain that he or she has (1) properly and timely served the defendant and (2) filed an accurate certificate of service. The, once the time to answer has expired, he or she may seek entry of default judgment, following procedures described below. \*If a debtor is a defendant, even if he/she fails to file a timely answer, the plaintiff must bring a default judgment by motion in accordance with Rule 55(b) made applicable by Fed.R.Bankr.P Rule 7055. <sup>1</sup> (If suggested forms D1-D7 are not used, all of the same information must nonetheless be provided to the Court in a similar form.)

### 1. When the underlying action is a core matter:<sup>2</sup>

**A.** The Clerk of Court, (Paul R. Warren) may enter the default judgment if:

- the underlying action is a core matter, and
- the default judgment is for a sum certain<sup>3</sup>

In order to obtain a default judgment in this circumstance, the attorney for the plaintiff is to file:

- 1. An Application for Default Judgment (suggested form D-1) addressed to the Clerk of Court
- 2. A Certificate of Default (suggested form D-2)
- 3. A Request for Judgment by Default and Affidavit of Amount Due (suggested form D-3)
- 4. An Affidavit of Non-Military Service (suggested form D-4)

**B** When the action is a core matter, but not for a sum certain, then suggested forms D-1 and D-2 must be submitted to the Clerk, but suitable application must be made to the Judge (with a proposed order directing entry of judgment) in order to obtain judgment.

<sup>&</sup>lt;sup>1</sup> See In re Emmerling; B.R. 1997 WL998674 (Bankr.2nd Cir. 1997)

<sup>&</sup>lt;sup>2</sup> See §157(b)(2) of Title 28 United States Code, as amended 7/84

<sup>&</sup>lt;sup>3</sup> Note that the judgment includes more than a sum certain when it expressly or implicitly includes a threshold equitable decree such as a declaration that a debt is nondischargeable or that a payment was a preferential transfer.

#### II. WHEN THE UNDERLYING ACTION IS A NON-CORE MATTER:1

A.

The Bankruptcy Judge to whom the matter had been assigned<sup>2</sup> may execute a recommendation that default judgment be entered, but final judgment (even default judgment) must be entered by and in the District Court for the Western District of New York.

In order to obtain such a recommendation, the plaintiff's attorney is to file D-1 and D-2 as above, and additionally: (1) an Affidavit of Non-Military Service [suggested form D-4]; (2) an Order to Transmit Record in a Non-Core Proceeding to District Court, combined with Findings of Fact, Conclusions of Law and Recommendation Regarding Plaintiff's Request for Entry of Default Judgment [suggested form D-5]; and (3) an Affidavit of Amount Due [suggested form D-6]; and (4) Order (for Execution by U.S. District Judge) [suggested form D-7].

В.

If the Bankruptcy Judge, on the basis of the submitted Recommendation for Default Judgment, determines that a hearing is necessary, his secretary will inform the parties of the date of that hearing. (For example, if the defendant appeared, but did not answer, the defendant has a right to be heard on the question of the amount of damages.) After that hearing, the plaintiff's attorney is to submit a revised Order to Transmit [suggested form D-5], a revised Affidavit of Amount Due [suggested form D-6], and an Order execution by the U.S. District Judge) [suggested form D-7].

<sup>&</sup>lt;sup>1</sup>See § 157(c), Title 28 United States Code, as amended 7/84.

<sup>&</sup>lt;sup>2</sup>The last digit of the Buffalo case number is followed by a letter; if the letter is "K", the case is before Judge Kaplan; if the letter is "B", the case is before Judge Bucki.

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APPLICATION FOR ENTRY

In re				OF DEFAULT		
In re	Case No.					
		Debtor				
	v.	Plaintiff	A.P. No.			
		Defendant				
1.	On_ the cer	, a c	copy of the summons and complaint was served once ofwas filed in this Court on	, the Defendant, and		
2. Defendant,, has failed to plead or otherwise defend in this action, and the otherwise defend expired on		on, and the time to plead or				
	[]	Defendant ha	as appeared in this action (explain nature of appearance);			
	[]	Defendant <b>ha</b>	as not appeared in this action, and the time to appear has e	expired.		
3.	The D	efendant is not	an infant or incompetent person.			
4.			The Defendant. If debtor is Defendant, a default judgmer accordance with Rule 55 and Fed.R.Bankr.P. Rule 7055.	nt motion was properly		
5.		equested that the of the F.R.C.P.	Clerk enter default of the Defendant pursuant to Bankrup	tcy Rule 7055 and Rule		
6.	I,	oing is true and o	, plaintiff, or principal of the Plaintiff, declare under correct.	penalty of perjury that the		
Execu	ted:		(Signatur			
			(Signatu)	101		

## CLERK'S CERTIFICATE OF DEFAULT

The default of the Defendant,	, is hereby entered according to law.
Dated:	D. I.D. W. Cl. I
	Paul R. Warren, Clerk

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In re	REQUEST FOR JUDGMENT BY DEFAULT AND AFFIDAVIT OF AMOUNT DUE
Debtor	Case No.
Plaintiff v.	A.P. No.
Defendant	
an infant or incompetent person, and the time f certified above by the Clerk, you are requested to	r Entry of Default Judgment, Defendant having failed to appear and Defendant not being or appearance having expired with Defendant's Fact of Default having been entered as enter a default judgment in favor of the Plaintiff and against the Defendant in the principal sum of \$based on \$ of (at the rate of %, sum of \$, making a total amount due of \$
Dated:	(Signature) (Affirmed under penalty of perjury)

#### SUGGESTED FORM D-4

#### AFFIDAVIT OF NON-MILITARY SERVICE

	I,, am the attorney for the Plai	ntiff in the above action.
results	I have made an investigation to ascertain if Defendant in this proceeding sults of my investigation are as follows.	g is in the military service of the United States. The
Soldier	From the facts set forth above, I am convinced the Defendant is not in t ldiers' and Sailors' Civil Relief Act of 1940.	he military service of the United States as defined in the
Dated:	ited:	
	(Signature)	under penalty of perjury)
	(i minied d	maer penarty or perjury)

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IN RE		Case No.			
		Debtor			
		Plaintiff			
	v.	A.P. No.			
		Defendant			
FINDI	NGS OF	ANSMIT RECORD IN NON-CORE PROCEEDING TO DISTRICT COURT, COMBINED WITH FACT, CONCLUSIONS OF LAW AND RECOMMENDATION REGARDING PLAINTIFF'S REQUEST OF DEFAULT JUDGMENT			
		nkruptcy Court is directed to transmit this Adversary Proceeding to the District Court for consideration of the nant to P.L. 98-353 (The Bankruptcy Amendments and Federal Judgeship Act of 1984).			
ТО ТН	IE DISTR	RICT COURT:			
Court i	s without	nined the record in this Adversary Proceeding and having found it to be a non-core proceeding, the Bankruptcy authority to enter a final or dispositive order or judgment. (See, § 157(c), Title 28 United States Code). uested entry of default judgment.			
Thi	s Court l	has determined that:			
[]	No heari	ng was necessary.			
[]		ing was necessary, which hearing was held onat, ce toat which hearing there appeared who was heard.			
		FINDINGS			
to serv prescri	ice of the bed by lav	finds that the Complaint was filed by the Plaintiff on; that an affidavit of service was filed attesting Summons and a copy of the Complaint; that the Defendant failed to plead or otherwise defend within the time wand rule; that the Plaintiff has duly and timely requested entry of judgment by default, by application or affidavit art onand that the Clerk certified and entered the Fact of Default on			

## CONCLUSIONS

The Plaintiff is entitled under applicable law to entry of judgment by default.

### RECOMMENDATION

Wherefore, it is recommended that the District Court award (plus the allowed per diem amount which accumulated sinutatated Amount Due [suggested form D-6].	rd default judgment to the Plaintiff in the amount of \$	the
Date:		
_	U.S.B.J.	

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IN RE				_	AFFIDAVIT OF AMOUNT DUE
			Ca	se No.	THE PROPERTY OF THE POOR TO BE
		Debtor	Ca	3C 140.	
		Plaintiff			
	v.			A.P. No.	
		Defendant			
In supporting above	ort of the Plaintiff's reques ve named Defendant, the P	t that the Bankru laintiff submits t	ptcy Court reco	mmend and the	District Court enter default judgment against mages sought:
	Principal amount prayed	for in complaint			
	Pre-judgment interest <sup>3</sup>				
	Costs (for)				
	Attorney's Fees <sup>4</sup>				
	TOTAL DAMAGES Plus per diem of since the date of the filing plaintiff's request for default.				
Date:					
					(Signature of Plaintiff/Attorney)
of the	<sup>3</sup> Based on §		t the rate of	since	, through the date of the filing

 $<sup>^4</sup>$  See  $\S$  1923, Title 28 United States Code.

		ORDER
In re		
		Case No.
	Debtor	
	Plaintiff	A.D.N.
V.	Defendant	A.P. No.
ORDERED, A	nnexed Recommendation and Certification  DJUDGED AND DECREED that a default in the amount of \$	ult judgment be entered against the above
Date:	U.:	S.D.J.